

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE DO-C1		PAGE OF PAGES 1 4		
2. AMENDMENT/MODIFICATION NO. P00009		3. EFFECTIVE DATE SEP 2, 2003		4. REQUISITION/PURCHASE REQ. NO. ARS02-086-000100		5. PROJECT NO. (If applicable)	
6. ISSUED BY Defense Supply Center Philadelphia 700 Robbins Avenue Philadelphia, PA 19111-5098 DSCP-HRAA-F. TALLENT PH: 215-737-2969; FX: 7774		CODE SP0300		7. ADMINISTERED BY (If other than Item 6) DCMC San Antonio 615 E. Houston Street PO Box 1040 San Antonio, TX 78294		CODE S4404A	
8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code) The Wornick Co. Right Away Division 200 North First Street McAllen, TX 78505				(X) 9A. AMENDMENT OF SOLICITATION NO. 9B. DATED (SEE ITEM 11) 10A. MODIFICATION OF CONTRACT/ORDER NO. SP0300-03-D-Z107 X 10B. DATED (SEE ITEM 13) 03-31-03			
CODE 060120		FACILITY CODE					

11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS

☐ The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offers ☐ is extended, ☐ is not extended.

Offer must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods:

(a) By completing Items 8 and 15, and returning _____ copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.

12. Accounting and Appropriation Data (If required)

SG 97X4930.5CS0 01 26.0 S33150

Amount: No Change

13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS, IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.

(X)	A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.
X	FAR CLAUSE 52.243-1, Changes Fixed Price
	B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).
	C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:
	D. OTHER (Specify type of modification and authority)

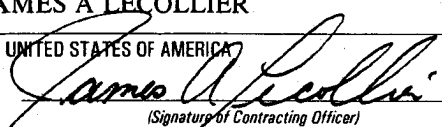
E. IMPORTANT: Contractor ☒ is not, ☐ is required to sign this document and return _____ copies to the issuing office.

14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.)

MRE XXIII - NSN: 8970-00-149-1094

Continued on Page 2

Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.

15A. NAME AND TITLE OF SIGNER (Type or print)		16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print) JAMES A LECOLLIER	
15B. CONTRACTOR/OFFEROR (Signature of person authorized to sign)	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA BY  (Signature of Contracting Officer)	16C. DATE SIGNED 9/2/03

NSN 7540-01-152-9070

PREVIOUS EDITION UNUSABLE

PerFORM (DLA)

STANDARD FORM 30 (REV. 10-83)
Prescribed by GSA
FAR (48 CFR) 53.243

A. The following changes are applicable to the MRE 23 technical data package:

1. **Tab four, pages 18 –19**, PKG&QAP for CID A-A-20164B (Nuts, Shelled, Roasted) dated 17 September 1999:

Page 12. Insert the following statements after the Moisture content testing paragraph.

“(3) Aflatoxin testing. The filled and sealed pouches shall be tested as specified in A-A-20164B, and this NOTE shall be applied to that testing process:”

“**Note:** The following conditions apply for aflatoxin testing on nuts shelled:

- (1) For prepackaged product received from a supplier and is not further processed, the contractor will furnish a Certificate of Analysis that the aflatoxin in the roasted peanuts (in the case of roasted peanuts end item) represented is not greater than 15 parts per billion (ppb). No additional testing is required.
- (2) For roasted peanuts received in bulk (to be used in roasted peanuts end item), the contractor shall have the bulk shipment sampled and tested by USDA. If (a) the bulk shipment is not more than 2 ppb for aflatoxin as evidenced by a USDA Certificate, (b) the end item lots are manufactured using that bulk product, and (c) both the bulk and end item lots' identities have been preserved, then no further aflatoxin testing is required.
- (3) If roasted peanuts are received in bulk (to be used in roasted peanuts end item), and the conditions in (2) above are not met, each end-item lot must be sampled and tested by USDA. End item lots determined to be not greater than 15 ppb in aflatoxin as evidenced by a USDA Certificate will be considered acceptable. Bulk roasted peanuts with aflatoxin greater than 15 ppb shall not be used as ingredients.”

2. **Tab four, page 22**, Nut Raisin Mix, after the change of “1 June 2000” and before “SECTION D:”, add the following:

“13 August 2003; C. Methods of inspection., after “Oxygen content testing” paragraph and before SECTION J REFERENCE DOCUMENTS add:

**The Wornick Co.
Right Away Division**

NOTE: The following conditions apply for aflatoxin testing on nut raisin mix:

- (1) For prepackaged product received from a supplier and is not further processed, the contractor will furnish a Certificate of Analysis that the aflatoxin in the roasted peanuts (in the case of roasted peanuts end item) represented is not greater than 15 parts per billion (ppb). No additional testing is required.
- (2) For roasted peanuts received in bulk (to be used in nut raisin mix end item), the contractor shall have the bulk shipment sampled and tested by USDA. If (a) the bulk shipment is not more than 2 ppb for aflatoxin as evidenced by a USDA Certificate, (b) the end item lots are manufactured using that bulk product, and (c) both the bulk and end item lots' identities have been preserved, then no further aflatoxin testing is required.
- (3) If roasted peanuts are received in bulk (to be used in nut raisin mix end item), and the conditions in (2) above are not met, the bulk roasted peanut product may not be used as an ingredient. Rework or segregation of portions of the bulk lot, and further testing may be considered on a case-by-case basis."

3. Tab four, page 25, Coffee, Flavored, after the changes of "December 2002" and before "SECTION D", add the following:

"13 August 2003:

Page 6 (of 10): Delete the current Salmonella requirements paragraph and insert:

"NOTE: The following conditions apply for salmonella and microbiological testing:

- (1) For prepackaged product received from a supplier and is not further processed, the contractor will furnish a Certificate of Analysis that the product represented is Salmonella Negative and meets all microbiological requirements.
- (2) For bulk product received, the contractor is responsible for providing a certificate of analysis stating that the bulk product is Salmonella negative and meets all microbiological requirements. USDA salmonella and additional microbiological testing is required for each end item lot and shall be the basis for lot acceptance with respect to Salmonella and other microbiological testing requirements."

4. Tab four, page 26, Dairyshake Powder, after change of "29 November 2001" and before "SECTION D:", add the following:

"13 August 2003,

"Page 3, paragraph D-1A., b, line 2, delete: "maximum inside.... 8 1/2 inches long", and insert: "inside dimensions of 4 7/8 (+/-1/8) inches in width by 8 3/8 (+/-1/8) inches in length."

Page 7, after the paragraph relating to microbiological requirements, delete the current Salmonella requirements and insert:

NOTE: The following conditions apply for salmonella and microbiological testing:

- (1) For prepackaged product received from a supplier and is not further processed, the contractor will furnish a Certificate of Analysis that the product represented is Salmonella Negative and meets all microbiological requirements.
- (2) For bulk product received, the contractor is responsible for providing a certificate of analysis stating that the bulk product is Salmonella negative and meets all microbiological requirements. USDA salmonella and additional microbiological testing is required for each end item lot and shall be the basis for lot acceptance with respect to Salmonella and other microbiological testing requirements."

II. If the contractor incurs increased or decreased costs as a result of this modification the changed costs must be submitted to the ACO within 30 days. If nothing is submitted within 30 days, this modification will be considered finalized at no increase or decrease cost to the Government or the contractor. This does not waive any right of the ACO to review this modification and proceed with a formal finalization of this modification.